REMARKS/ARGUMENTS

In the Office Action issued May 3, 2004, claims 1-27 were rejected under the judicially created doctrine of "obviousness-type" double patenting. Claims 1, 10, and 19 were rejected under 35 U.S.C. §102(e) as being anticipated by Steed et al., U.S. Published Application No. 2002/0107755 (Steed). Claims 1-27 were rejected under 35 U.S.C. §103(a) as being unpatentable over Gershman et al, U.S. Patent No. 6,401,085 (Gershman), in view of Steed.

Claims 1-27 are now pending in this application.

A terminal disclaimer to overcome the rejection under the judicially created doctrine of "obviousness-type" double patenting has been submitted.

The present invention is not anticipated by, nor obvious in view of, the references relied upon in the Office Action, as the prior art references do not disclose or suggest the claimed features of the present invention.

The Applicant respectfully submits that the present invention according to claims 1, 10, and 19 is not anticipated by Steed. Steed discloses a server-based electronic wallet system that detects at a proxy that a wireless device is attempting to access a form from a merchant server. In particular, the proxy identifies an attempt to access a form from a merchant server, where the form requires information to be entered; automatically fills the form with user data; and delivers the filled-form to a wireless device through the gateway, together with a hyperlink to a file stored on a wallet server.

By contrast, the present invention, for example, according to claim 1, requires scanning content transmitted from the application program to the mobile device to find a form having at least one field into which information is to entered. Steed discloses detecting that a wireless device is attempting to access a form from a merchant server - this is data transmitted from the wireless device to the server and this data identifies the desired form. Steed does not disclose scanning content transmitted from the application program to the mobile device to find a form having at least one field into which information is to entered.

Thus, the present invention according to claim 1, and according to claims 10, and 19, which are similar to claim 1, are not anticipated by Steed.

The Applicant respectfully submits that the present invention according to claims 1-27 is not unpatentable. Gershman discloses a system that facilitates webbased information retrieval and display system. A wireless device prompts a user to input information of interest to the user and the Web is queried to find price, shipping and availability information from various Web suppliers. This information is then available for use by application programs such as wordprocessors, e-mail, accounting, graphical editors and other user tools.

By contrast, the present invention, for example, according to claim 1, requires scanning content transmitted from the application program to the mobile device to find a form having at least one field into which information is to entered. Gershman discloses scanning the Internet "Similarly, an agent could scan the Internet and obtain information ranging from the latest sports or news to a

particular graduate thesis in applied physics", but does not disclose scanning content transmitted from the application program to the mobile device to find a form having at least one field into which information is to entered. Likewise, Steed does not disclose this required element of the present invention.

Thus, the combination of Gershman and Steed still does not disclose or suggest scanning content transmitted from the application program to the mobile device to find a form having at least one field into which information is to entered, as required by the present invention.

Thus, the present invention according to claim 1, and according to claims 10, and 19, which are similar to claim 1, and according to claims 2-9, 11-18, and 20-27, which depend from claims 1, 10, and 19, respectively, are not unpatentable over Gershman in view of Steed.

In view of the above, it is respectfully submitted that the present invention is allowable over the references relied upon in the Office Action. Accordingly, favorable reconsideration of this case and early issuance of the Notice of Allowance are respectfully requested.

Appl. No. 09/988,155 Reply to Office action of May 3, 2004

Additional Fees:

The Commissioner is hereby authorized to charge any insufficient fees or

credit any overpayment associated with this application to Deposit Account No. 19-

5127 (19111.0059).

Conclusion

In view of the foregoing, all of the Examiner's rejections to the claims are

believed to be overcome. The Applicants respectfully request reconsideration and

issuance of a Notice of Allowance for all the claims remaining in the application.

Should the Examiner feel further communication would facilitate prosecution, he

is urged to call the undersigned at the phone number provided below.

Respectfully Submitted,

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